16 1-2 East Washington St.,

INDIANAPOLIS, IND. TERMS OF THE DAILY.

On and after November 1st, the price of the Daily Herald will be as follows: To carriers, agents and news dealers per copy..... To regular subscribers, when delivered by carrier or agent, per week. ... ........

one mouth... And deliverable to effy subscribers at 25 cents per week, or \$1.25 per month. If paid strictly in advance \$12 per annum will be charged, but if not paid in advance 25 cents per week will be invariably the price.

If Pail letters, whether for publication or on business, must be addressed to "Hail & Hutchinson," Indianapolis, Indianapolis,

THE INDIANAPOLIS DAILY REMAID is sent by all the early morning Aupress Trains, and delivered to subscribers in adjacent towns about the same time it is distributed in the city of its publication. This enables readers at a distance from the Capital of Indiana to get the news of the day from six to twelve hours before they can receive it through papers published elsewhere. The paper can be had of news dealers and carriers at any of the railroad towns on the roads centering at Indianapolis.

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Advertisements inserted a longer time than three months will be charged proportional to the three months Local notices, six lines and under, \$1 50; more than General Practice Act, approved June 18, 1852, six lines, and less than ten, \$2 60; over ten lines, 20 which was read the first time—again by title, cents per line each insertion. All transient and occasional Advertisements and Local

Notices must be paid for in advance. Marriage notices, \$1. Funeral notices, \$1. No advertisements with cuts will be taken. The rates of advertising in the Weekly Sentinel will be half the rates charged in the Daily Herald for one week Advertisements discontinued before expiration of contract will be charged for the time inserted according to

THE WEEKLY SENTINEL is published every Monday, at \$2 00 per annum, in I PNo paper sent without the money, nor continued

longer time than paid for. INDIANAPOLIS R. R. TIME TABLE. Columbus and Indianapolis Central Railway.

..... Night Express...... 8 35 P. M. Bellefontaine Railroad. Trains Leave. Madison Railroad.

Trains Arrive. Trains Leave. 3:06 P. M..... 7 30 P. M. Jeffersonville Railroad. Frains Leave. Trains Arrive.

Morning Express10.15 A. M. Night Express, 3:30 A. M. Chicago Express, 5:00 P. M. Chicago Express, 12:39 M. Sight Express, 9:00 P. M. Evening Express 7:30 P. M.

12 20 Noop ..... Chicago Express ..... 7.20 A. M.

(0.0) P. M ..... Chicago Fapress ..... 435 P. M.

Lufayette Railroad. Trains Arrive. trainsLeave. 12 40 No+n ..... 4 20 A. M. 10.25 P. M..... 450 P.M. Terre Haute and Richmond Railroad. 12:35 P. M ...... Cincinnati Espress ..... 10:49 A. 1:10 P. M ..... Mail and Express ..... 640 P. M. Cincinnati Railroad. Trains Leave.

Trains Arrive. Louisville, New Albany and Chicago Rallroad. Express Greencastle Junction going north ... 6.00 P. M.

44TH INDIANA LEGISLATURE.

Special Session. REPORTED FOR THE HERALD BY A. E. AND W. H. DRAPIER Omissions and curtailments of these Re- o'clock. ports, for want of space in these columns, will be printed in the Brevier Legislative Reports.

IN SENATE.

FRIDAY, November 24, 1865. The PRESIDENT pro tem. called to order On motion by Mr. GIFFORD, the reading of the Secretary's minutes of yesterday was dispensed with Mr. BENNETT made an ineffectual motion

to consider bills on the third reading. LEAVE OF ABSENCE Was obtained for Mr. Corbin till Wednesday, and for Messrs. Barker and Noyes till

SELECT COMMITTEES. The PRESIDENT, pro tera., announced the following committees: On the Michigan City Harbor-Messrs. Oyler, Niles, Corbin, Noyes and Hanna. On Offices for State Officers-Messrs. Niles, Cobb and Bennett, on the part of the Senate.

STATIONERY FOR MEMBERS. Mr. MOORE offered a resolution, requesting the State Librarian to furnish stationery to onbers at what the same can be purchased for at the book stores of this city. After more than a half hour's debate-On motion of Mr. BONHAM the resolution

POSTAGE STAMPS. The PRESIDENT pro tem. stated in behalf of the Doorkeeper that the Auditor of State declines issuing a warrant on the Treasury under the resolution last adopted by the Sen-

ate for postage stamps, and wants to be justified by having the resolution differently worded On motion by Mr. BENNETT-he considering the resolution unnecessary as Senators have already voted themselves three dollars worth of stamps-the vote adopting the resolution

was reconsidered and it was then laid on the COMMON SCHOOLS. Mr. VAWTER offered a resolution which was adopted, directing the Finance Committee

to inquire into the expediency of amending theschool law concerning text books, the length of

the term of free schools, etc. FARMERS AND MECHANICS INSURACE COM-PANY. Mr. ALLISON effered a bill S. No. 246 for tion 30 of An Act regulating the fees of officers | The report and bill lies on the table. An Act to repeal section 17 of " An Act incorperating the Farmers and Mechanics Insurance approved March 2, 1855 making it incumbent Company," approved January 26, 1850; which on each county to foruish fuel, stationery, and was read the first time-again by title and re-

ferred to the Committee on Corporations. PLANE, GRAVEL AND MACADAMIZED ROADS. Mr. CULLEN introduced a bill [8, No. 247] for An Act authorizing Plank, Macadamized and Gravel Road Companies to appropriate earth, stone, timber, gravel, sand, etc.; Which was read the first time-again by title and re-

ferred to the Committee on Roads. ANIMALS AT LARGE. Mr. CULVER introduced a bill (8, No. 248) to restrain from running at large certain animals herein named cattle, sheep, swine,

CANALS FOR HYDRAULIC PURPOSES, Mr. DYKES introduced a bill is, No. 2404 for time and passed by year, 32; mays, 7. An Act defining the powers of Companies authorized to construct canals for hydraulic purposes; which was read the first time- again by title and referred to the committee on

horses, etc - which was read the first time.

Canals and Internal Improvements. TAXATION OF RAILBOADS. Mr. NILES introduced a bill [8, No. 250 for table, and referred to the Special Committee on R.

An Act to secure a just valuation of R. R. property in this State for assessment and taxation; which was read the first time-again by title Re. - Mr. Niles being added to that Committee, HIGHWAYS.

Mr. VAW FER introduced a bill [8, No. 251 for an art to amend sections fifteeen and June 17, 1952, which was read the first time.

MANUFACTURING AND MINING. Mr. CASON introduced a bill [8, No. 252] for an act to amend section two of "An Act for the incorporation of Manufacturing and Mining Companies," etc., by extensing the provisions of said section to similar companies heretofore organized, and legalizing conveyances heretofore received by such companies for such purposes: which was read the first timeagain by title and referred to the Committee on Corporations.

COUNTY OFFICERS.

for the year 1865, for violation of the provisions HORSE THIEVES AND OTHER FELONS. of An Act concerning sheep killing dogs, etc., which was read the first time.

THE STATE TREASURY. Mr. CULVER introduced a bill [8, No. 254] for An Act to amend Sec. 2 of "An Act to provide a Treasury System for the State of Indiana," etc., [adding these words; "or National Banks regularly organized under the Laws of 'the United States which was read the first time,—again by the title and referred was—to the Committee on Finance. ORGANIZATION OF RELIGIOUS SOCIETIES.

Mr. COBB introduced a bill [8, No. 255] for schools," etc., which was read the first time. EVANSVILLE. Mr. ALLISON introduced a bill [8, No. 256]

on Corporations. PRIVATE CEMETERIES. Mr. BENNETT introduced a bill [8, No. 257] for An Act for the establishment and preservation of private cemeteries, etc., which was read the Inhabitants of the State.

Mr. HANNA introduced a bill [8, No. 258] to amend section 96 of An Act for the settlement of decedents, estates, etc., approved June 17, 1852, which was read the first time again by title, and referred to the Committee on the

OATH OF CHALLENGED VOTERS. Mr. BENNETT introduced a bill [8, No. 259,] for An Act to amend section 21 of an Act reg-2w 3.00 5.75 8.50 11 25 14.00 16.75 19.50 22.93 25 60 rily enlist or serve in the army or navy of the of the Peace in his bill —as enormous. so-called Confederate States; or in any way, 5.60 9.25 13.50 17.75 92.90 26.25 30 50 34 75 29.00 voluntarily, directly or indirectly, ald or abet second reading had remarked to several Sena-

CHANGE OF VENUE. Mr. CULVER introduced a bill [8, No. 200] for An Act to amend section 207 of the the and referred to the Judici ry committee.

CLINTON COMMON PLEAS. Mr. McClurg's bill No. 231, (described on page 63) was read the second time and ordered engrossed for the third reading. WORK FOR COMMITTEES.

read the second time and referred to appropriate committees: Mr. Williams', No. 230, in relation to the orzanization of the General Assembly-to the mmittee on Finance. Mr. Cobb's, No. 232, for the relief of Talbott Costigan-to the Committee on Claims.

Mr. Williams', No. 233, concerning adopted hildren—to the Judiciary Committee. Mr. Cason's, No. 234, amending city incorpo- ing them matter of inquiry. ration laws—to the Committee on Corpora-Mr. Culver's, No. 235, concerning County Auditors-to the Committee on County and

Township Business. Mr. Ward's, No. 236, requiring Railroad Companies to transport live stock and charge a uniform rate therefor-to a Special Committee of one from each Congressional District, Mr. Noyes', No. 237, property to be sold under process of law without valuation or asessment-to the Judiciary Committee. Mr. Bonham's, No. 238, prescribing an eath for practicing lawyers-to the Judiciary Com-

The following described bills were read by Mr. Clurg's, No. 239, concerning conflict in was read by title only, and referred to the ferred to the Committee on Education. committee on Organization of Courts. day), was read by title only, and referred to the Committee on Temperance.

Mr. Cason's, No. 241, in relation to witnesses and passage introduced yesterday), was read by title only and referred to the Judiciary Committee, Mr. Van Buskirk's, No. 242, changing the time for holding the Common Pleas Court, was read by title only, and referred to a Select Culien, Reagan and Marshall,

Mr. Van Buskirk's No. 243, changing the Judicial District, was read by title only, and referred to a Select Committe consisting of the Senators from that Judicial District. to the Committee on Organization of Courts.

On motion by Mr. BENNETT, the reference | see their plan of the bill 8, 204, in relation to witnesses, was on Rights and Privileges. Cn motion by Mr. MASON, the bill S. 66, on motion by Mr. WRIGHT, the bill H. R. pected.

the purpose of draining a portion of the swamp | motion to print on the table ing-even by the title. And then the Senate took a recess until 2

AFTERNOON SESSION. Leaves of absence were obtained for Messrs. Cobb and Hyatt till Tuesday, and for Mr. Staggs till Monday. On motion by Mr. WRIGT the bill H. R. 63 was read, by title and referred to the Committee on Corporations; and the bill H. R. 187 was read by title and referred to the Commit-

On motion by Mr. MASON the bill 8, 205 was recommitted to the Committee on Organization of Courts. VERNON, JENNINGS COUNTY. Mr. Vawter's bill [8. No. 21] amending the charter of the town of Vernon, Jennings county, was read the third time and finally passed

the Senate by year 38, nays 0, Mr. Oyler's bill [8. No. 22] amending section ten of the Justices' Act so that they may have jurisdiction in all cases where the value of property does not exceed \$200 was read the third time, and passed by yeas 35, nay 0.

STALLIONS & JACKS. Mr. Douglas' bill, [S. No. 27,] amending sec. 4 of the misdemeanor act—having reference to the standing of stallions or jacks within 200 yards of any dwelling, was read the third time

REGISTRY OF VOTERS Mr. Thompson's bill, [S. No. 64,] to provide for the registry of voters, declaring their residence, punishing fraudulent voting, etc., was read the third time and made the special order for Wednesday next, at two o'clock, P. M. DECEDENTS' REAL ESTATE.

Mr. Hord's bill, [8, No. 87,] to amend sec. 17. of An Act prescribing who may make a will. etc., approved May 31, 1852, was read the third time and laid on the table.

COSTS OF APPEALS. Mr. Hord's bill |S. No. 106| to amend sees hits tion 119 of the Protective Act, approved June 17, 1852, so as to strike out so much thereof as requires the appellee to pay the costs of the appeal when the decision of the Court below is decided to be erroneous, was read the third submit a recommendation to postpone. time, and passed by yeas 36, nays 1.

Mr. Cason's bill [8. No. 138] to amend sec- 212, recommending its passage and repealing former acts in relation thereto, office room for their sheriffs, as well as other officers, by inserting at the proper place in the above named section the words " and sheriffs" -was read the third time and failed to pass for want of a constitutional majority-year 20,

BLACKFORD COUNTY LINES, a mistake in defining the boundaries of Black- R. 142, recommending its indefinite postponeford county, was read the third time and laid ment,

THE LIQUOR TEAFFIC. Mr. Wood's bill [S. No. 142] defining the crime of drunkenness and prescribing the penalty therefor shall be fined not less than one nor more than ten dollars was read the third

VACATING TOWNS, STREETS, ETC. Mr. Richmond's bill S. No. 152 to amend section 7 of An Act touching the laying out and vacating towns, streets, allers, public squares and grounds, etc., approved May 20. 1852, was read the third time and laid on the

GRAND JUROUS. Mr. Downey's bill [S. No. 156] to amend section 14 of An Act to limit the number of grand change the form of oath of grand jurors, was read the third time. Mr. OYLER explained the object of the bill

and cognizance of misdemeanors as well as felonies, with the exception of that class where the fire cannot exceed three dollars.

Mr. BROWN, of Wells, saw in this bill one step towards the abolishing of the common pleas system of the State, and the consolidation of business in the Circuit Court. On motion of Mr. VAN BUSKIRK, the bill was laid on the table (till tts author shall ap-

pear in his place) by yeas 21, nays, 18. LOTS, STREETS, PUBLIC SQUARES, MIC. 164, touching the disposition of lots, streets, al- engaged in the regular service, -reporting that out "25," and inserting "15" in lieu; and so leys, public squares and grounds, within the as the same subject is embraced in the legisla-Mr. McCLURG introduced a bill [8. No. heretofore vacated, or hereafter vacated, was that it be indefinitely postponed. Selection to be and the third time and laid on the table. The report was concurred in. curporate limits of any incorporated city, tion of the last session, they recommended 258 to refleve county officers in certain cases read the third time and laid on the table.

Mr. NILES bill [8, No. 175,] to authorize the formation of companies for the detection and apprehension of horse thieves and other changing the time of notice from thirty to felons, and for mutual protection, and for re- sixty days, and declaring that the proceeds of pealing all laws inconsistent therewith, was such sales, less charges, shall go to common read the third time and passed-yeas 38,

SESSION HOURS. On motion by Mr. BROWN, of Wells, it Ordered. That when the Senate adjourn it adjourns to | mending its passage.

meet to-morrow morning at nine o'clock. HOTEL COMPANIES. An Act to amend Sec. 2 of "An Act supple- Mr. Dunning's bill [8, 185] for the incorpora-mental to An Act for the incorporation of high tion of Hotel Companies, was read the third

time and passed by year 56, nays 0. SALE OF RAILROADS. Mr. ALLISON introduced a bill [S. No. 256] Mr. Oyler's bill [S. No. 206] supplemental to for An Act to amend the charter of the city of An Act to authorize, regulate and confirm the Evansville: which was read the first time— sale of Railroads, etc., approved March 3, 1855; again by title, and referred to the Committee and for the purpose of making the same more definite and certain, was read the third time.

and passed by yeas 29, nays 5. WRITE RIVER NAVIGATION COMPANY. Mr. Ovier's bill [8, No. 211] supplemental to An Act to incorporate the White River Navithe first time—again by title, and referred to gation Company, approved February 13, 1851, the Committee on the Rights and Privileges of was read the third time, and passed by year

34, nays 0. OFFICERS OF ELECTIONS. Mr. Bonham's bill [S. No. 221] for the punshment of officers of elections for receiving il- The report lies on the table. legal votes, was read the third time and passed by yeas 35, nays 1.

INCREASE OF OFFICER'S FEES. Mr. Bennett's bill [8. No. 226] increasing the fees of County Commissioners, Prosecuting Attorneys, Constables, Justices, Jurors and witnesses, was read the third time. Mr. COBB moved to recommit the bill to ulating general elections, etc., approved June the Committee on Organization of Courts ferred to the Committee on Education. 17, 1852; which was read the first time-again | with instructions to strike out "ten dollars' by title, and referred to the Committee on the | where it occurs relating to prosecuting Attor-Judiciary. [Adding to the usual oath these neys and insert " \$5;" and all that portion rewords: "that you did not at any time leave ferring to witnesses and jurors before Justices your residence, in this or any other State, to of the Peace and make it as the old law stands. avoid military duty in the service of the He characterized the witnesses, constables and 1.50 2.75 4.00 5.25 6.50 7.75 9.00 10.25 11.50 avoid military duty in the service of the He characterized the witnesses, constables and 1.76 3.25 4.75 6.20 7.75 9.25 16.75 12.25 13.75 United States, and that you did not volunta- jurors fees—the fees as fixed before a Justice rily enlist or serve in the army or navy of the Peace in his bill—as enormous. Mr. NILES since this bill has passed the

> fast on this subject; and now it might be better to have this bill again considered by the Mr. BENNETT ineffectually moved to lay the motion to recommit on the table. Mr. BROWN, of Welfs, moved to amend the instructions by including juror's fees in the factures. higher courts-so as to let them remain as they are at present. The tendency of an increase of fees would be to increase the class of professional jurors, of which every lawyer has a

opposed the amendment. We ought to have keeping of useless and sheepkilling dogs, etc. The following described Senate bills were the best of men for jurors. He, too, had a horror of professional jurors, but if Judges of and Township Business, Courts were to instruct the Sheriffs, as Judge Eckles does, not to summon any man who he has reason to suspect comes for the purpose of getting on a jury, and to report the name of any | 241 | for an act to amend section thirteen of the man who solicits a place upon a jury, it would act of May 12, 1852, authorizing the construcent short that class of persons. motion to recommit was agreed to And then the Senate adjourned till 9 o'clock to-

morrow morning. HOUSE OF REPRESENTATIVES. FRIDAY, November 24, 1865. Mr. SPEAKER took the chair at nine o'clock A. M., and directed the clerk to read the Jour-

On motion by Mr. GRIFFITH the reading of the journal was dispensed with. PETITIONS AND MEMORIALS. The SPEAKER laid before the House the memorial of Gabriel Godfrey and other Miami Indians praying for the removal of legal disiities of Indians in regard to testimony in Courts and to the common schools.

sessions of Circuit with Common Pleas Courts, On motion of Mr. HAMRICK it was re-The SPEAKER laid before the House the Mr. Dykes', 240, to amend the Liquor Law memorial of J. A, Craft in behalf of the Grand described in proceedings of day before yester- | Camps of the Host | of Temperance, with an accompanying bill for the suppression of tippling houses, praying for its consideration Mr. SHUEY moved that the memorial and bill be referred to the Committee on Temper-

Committee, viz: Messrs, Van Buskirk, Mason, why there should be an order to print this draft of a bill by the Host of Temperance. Mr. SHUEY. There was perhaps no ques time for holding the Circuit Court in the fourth tion on which the public mind is so much excited at the present time, as temperance. It was indicated in memorials and importunities from all parts of the State. And when we re-The Committee on the Organization of Courts' gard the immense number represented in these gineers. Penalty \$500 to \$1000.] bill. No. 244, fixing the number of Justices of memorials, and the moral interests involved, the Peace, was read by title only, and referred we should accord to these men—in whom he had implicit confidence—that reespect which is Mr. Mason's, No. 245, concerning new trials, truly their due, as to a large and highly rewas read by title only, and referred to the Ju- spectable organization. They were tax payers as well as we, and they wish every member to

Mr. BURWELL presumed this mighty host changed from the Judiciary to the Committee is a very respectable body, and they may have prepared a very good bill, but he was opposed to printing it without knowing anything about changing the fime for holding Common Pleas it. It was not objectionable that this host, or Courts, was recommitted to the Select Com- any other host, should present a bill, but the printing was unusual and ought not to be ex-55, to authorize certain person to dig a canal Mr. LANE also thought it best first to know from the Calumet River to Lake Michigan, for what the bill contained. He moved to lay the Mr. LANE also thought it best first to know

lands of Lake and Porter counties, was refer- It was so ordered, and then the memorial red to the Judiciary Committee without read- was referred to the Committee on Temper-Mr. LANE presented a petition from sundry citizens of Putnam county for amendment of the liquor law, which was referred to the Committee on Temperance. Mr. RICE presented a similar petition from sundry citizens of Park county.

Mr. NEWCOMB presented a similar memo- ports. rial from 2,340 citizens of Indianapolis on the They were referred to the Committee on Mr. STENGER presented the memorial of the Committee on Education, the Commissioners of Dearborn County for the repeal of the Soldier's Relief Law, except, etc.,

which was referred to the Committee on Ways Mr. MILLER presented the memorial of John Pettit and others, citizens of Tippecanoe County, for the repeal of the Black Laws, and such legislation as will secure to the colored people the right to testify in Courts of Justice, and the benefit of common schools; which was referred to the Committee on Rights and Privi-

Mr. LITSON presented the memorial of sundry citizens of Jefferson County for legislation admitting of swinging gates in highways in the House, to be paid out of the appropriations heretocertain cases; which was referred to the Com-Mr. WRIGHT submitted 20 memorials for to-wit claims, which, without reading, were referred

to the Committee on Claims. REPORTS FROM COMMITTEES. Mr. NEWCOMB, from the Committee on the and finally passed the Senate by year 34, nays 3. Judiciary, returned Mr. Gregory, of Warren's, school tax bill H. R. 183 reporting that legiscause the bill itself is objectionable; and inas- each. much as the State school tax has been increased about 60 per cent., any further increase

would be energy and objectionable. The Committee recommended that the bill lie on the table. The report was concurred in. Mr. N., also, from the same Committee, returned Mr. McVey's Constitutional Convention bill [H. R. 96] with the expression of opinion that legislation on that subject is inexpedient at this time, and recommending indefipostponement. Mr. NEWCOMB stated that the specific ob- and the pay was made \$4 per day for five fireject of the bill was to provide that the vote of men employed by the Librarian on behalf of

soldiers be taken. That necessity having the House and Scnate. happily passed with the war, the Committee The report was concurred in. Mr. N. also, from the same Committee, re-

turned Mr. McVey's appraisement bill, H. R. DEFAULTING COUNTY OFFICERS. He, also, from the same Committee, returned Mr. Reese's defaulting county officers bill H.

R. 205, reporting the opinion that the bill is the act for the incorporation of manufacturing commended that the bill be indefinitely post- [The limitation or restriction of the act as to The report was concurred in. He also from the same Committee returned Mr. Bonham's bill [8, No. 140] to correct Mr. Thacher's master Commissioner's bill H. rations

> The report was concurred in. Mr. MILLER from the Committee on the organization of Courts of Justice returned the bill (8, 210) to amend section 584 of the civil dictary procedure act; also the bill S. 145 providing Judge's compensation in certain cases recom- [H. R. 250] for an act to repeal the act approved mending their passage.

The reports lie on the table, turned Mr. Humphrey's practice bill [H. R. 87] recommending that it do pass. The report lies on the table.

returned Mr. Olleman's fines and fees bill [H. R. 1541 recommending that it lie on the table, for an act to provide for taking an enumerafor the reason that House bill No. 81 on the same subject has been recommended for passage.
The report was concurred in. BURWELL, from the Committee on jurors, &c., approved March 4, 1852, and to Organization of Courts, to whom was referred a resolution for the purchase and distribution three, of Gavin & Hord's Revised Statutes to Justices On of the Peace and Township Trustees, reported obtained leave of absence till Monday, to be the giving to grand juries jurisdiction that it be laid on the table,

> High School Corporations bill [H. R. 82], recommending its passage. Also, Mr. Rhoul's School Commissioner bili R. 2251, recommending its passage. They lie on the table

Mr. TRUSLER, from the Committee on Military Affairs, returned the joint resolution No. | Printing, returning his bell [H. R. 177] amend-10 for legislation in Congress to place persons injured in irregular action against guereillas The Committee on Corporation's bill [S. No. on the same footing as to pensions with those

Mr. LOCKHART, from the Committee on Railroads, returned Mr. Cowgill's unclaimed Coffroth. freight bill [H. R. 211], with amendments,

school fund. The report lies on the table. Mr. JAMES, from the Committee on Corporations, returned the bill (8, 141) amending sections 2,5 and 6 of the act concerning the organization of voluntary associations, recom-

The report lies on the table. Mr. HAMRICK, from the Committee on Corrations, returned sundry memorials from citizens of Lawrenceburgh, and because the matter prayed for are pending before this body, they recommend that they be laid on the

Mr. STEWART, from the Committee on the Library, submitted a special report of the Librarian on the condition of the State Library, stating that there is not sufficient room in the library for the accumulating

Mr. STEWART supposed the report would go into the Journal. It was so ordered. Mr. GRIFFITH, from the Committee on the Northern State Prison, to which was referred

the resolution respecting the mileage of sheriffs for conducting convicts to prison, reported a bill in accordance therewith. NEW BILLS-COMMON SCHOOLS.

Mr, GOODMAN introduced a bill [H. R. 237] for an act to amend section 35 of the common school act, approved March 6, 1865. [School meetings may direct either a greater or a less number of branches to be taught in their schools than the law requires.] It was passed to the second reading, and re-Mr. COFFROTH introduced a bill [H. R.

238] for an act to authorize foreign gnardians to take possession of the personal property of their wards, and receipt for moneys belonging to their wards, in this State, and sue for and recover such money owing to said wards in this State. It was referred to the Committee on the Jutors that he thought we were going rather too ST. JOSEPH RIVER DAM. Mr. SHUEY introduced a bill [H. H, 239] for an act to authorize the Manufacturing Com-

pany to erect a dam across the St. Joseph river in Elkhart county It was referred to the Committee on Manu-SHEEPKILLING DOGS. Mr. MILROY introduced [a bill [H. R. 240] for an act to relieve County Auditors, County Treasurers, Township Trustees, Assessors and other officers from the penalty attaching Mr. DUNNING (Mr. Cullen in the Chair) to the violation of the Act to discourage the

TURNPIKE TOLLS. Mr. HAMRICK introduced a bill fH. R. tion of plank, M'Adamized and graval roads. Mr. COBB modified his instructions by mak- It was referred to the Committee on Roads.

It was referred to the Committee on County

Mr. SEWTART introduced a bill [H. R. 242] for an act to amend sections three and fourteen of the act to allow County Commissioners | three. to authorize turnpike roads where threefifths of the land-owners within the prescribed limits [three-fourths of a mile on each side of the proposed road petition for the same, etc., approved March 2, 1855. It allows them to tax the land but once, and allows them to enter and take gravel, and have it condemned aftarward.]

It was referred to the Committee on Corpora-Mr. MILLER introduced a bill [H. R. 243] for an act to authorize the appointment of a Commissioner to co-operate with other Na-tional and State authorities in presenting the agricultural, manufacturing, artistic, and other advantages of the State of Indiana to the Universal Exhibition to be held in Paris in the year 1866, and also its advantages as a place of settlement; and providing for the expense of such Commissioner | said Commissioner to re-

cive \$300 per month. It was referred to the Committee on Agri-Mr. BUSKIRK introduced a bill [H. R. 244] ance, and that two hundred copies of the bill for An Act to provide for and regulate the issuing of liceases to locomotive engineers in the State of Indiana. [The Governor to appoint two competent engineers, one residing north add the other south of the National Read, to titute a Board of Inspectors who shall hold office five years-license to continue for the term of one year-\$10 fee for each licenseso for each renewal. It shall be unlawful for railroad companies to employ naticensed en-

> It was passed to the second reading and referred to the Select Committee on Mr. Brown's resolution relative to the same matter. STATE PRISON SOUTH. Mr. CROOK submitted the following: WHEREAS, Un'er the present law regulating the Indiana State Prison (South) the Directors thereof ask an appropriation from the State Treasury of each session of the L-gisls ure to defray the expense of said Pr son; AND WHEREAS. In the opinion of the General As em-

bly, soid justicu fon can be so managed as to be self-orsng, and bling a revenue into the State Treas AND WHEREAS, The convicts in said Prison have been leased for a term of years expiring in 1887, at the re-markeb elow rates of forts cen sperday; therefore, Be it Resolved, By the House of Representatives (the Senste concurring,) That the Hon. D. R. Williamson, Attorney General of this State, be instructed to inquire into the validity of the said contracts, and report to this General Assembly whether in his opinion the State can in any way he relieved from said contrac's.

It was adopted.

COMMON SCHOOLS, Mr. RHOADS introduced a bill [H. R. 245, for an act to amend sections 12, 14, 18, 20, 21, 40, 42, of the common school act of 1865. It proposes to change the time of making re-On the motion of Mr. R., the constitutional provision requiring the bill to be read by sections was dispensed with-yeas 84, nays 2;

whereupon it was read by title and referred to COUNTY COMMISSIONER'S FEES, Mr. OSBORN introduced a bill [H. R. 246,] for an act to amend section 10 of an act regulating the fees of officers, and repealing former acts in relation thereto, approved March 2, 1855. [Instead of each day's attendance \$3, it

It was referred to the Committee on Fees OFFICERS AND EMPLOYES. Mr. NEWCOMB submitted the following: Resolved, That the Speaker be authorized to draw his warrant for the per diem of the officers and employes of fore made, or which may be hereafter made to defray the expenses of the General Assembly at the following rates, To the Principal and Assistant Clerks and their Assist-

ants, to the number authorized by the House, hereto-fore adopted, \$5 per day each. To A. C. Cochrane, Folding Clerk, and to George lation thereon is inexpedient at this time, be- Douglas, Assistant Folder and Mail Carrier, \$4 per day To John T Warner, Spitteen-cleaner, and wai er-\$3

> To the 5 pages appointed by the Clerk and Speaker-\$2 per day each. To the Speaker's desk \$4 per day. To the firemen in the Basement employed by the State Librarian on behalf of the House-\$3 per day each. Mr. HENRICKS made an ineffectual motion to reconsider, to enable him to move to increase

> the firemen's compensation to \$4 a day. The vote was subsequently reconsidered. DELINQUENT TAXES. Mr. GROVES introduced a bill [H. R. 247]

quent taxes for the State of Indiana. [It regulates collection fees, etc.—the abstract was furnished by the Treasurer of Perry Co .. It was referred to the Committee on Ways add Means. Mr. GREGORY, of Warren, introduced bill H, R 248 for an act to amend see, two of institutional, and that legislation on the and mining companies and companies for subject is inexpedient. The Committee re- building purposes; approved May 22, 1852. the amount of the capital stock of such com-

pany, and legalizes things in this regard). It was referred to the Committee on Corpo-Mr. GREGG introduced a bill [H. R. 249] for an act to amend section 5 of the act regulating licensing and selling of liquor, &c. [License money to go into the County Treasury. It was referred to the Committee on the Ju-

Mr. SULLIVAN, of Scott, introduced a bill March 2, 1865, to discourage the keeping useless and sheep-killing dog, and to repeal Mr. CHURCH from the same Committee, re- the act to license dogs, approved March 11, and providing that nothing in this act shall conlict with the act for the protection of sheep. It was passed a first reading and referred to Mr. BURWELL from the same Committee the Committee on Rights and Privileges.

Sturmed Mr. Olleman's fines and fees bill [H. Mr. LASSELLE introduced a bill [H. R. 251] tion of all the white male inhabitants of the State over 21 years of age, and prescribing senalty for negligence of any officer in relation

It was referred to a special committee of On motion by Mr. CHURCH Mr. Higgins Mr. FERRIS introduced a bill [H. R. 252] for The report was concurred in.

Mr. GREGORY of Warren, from the Committee on Education, returned Mr. Meredith's son shall be excluded by law from attending common schools on account of being more than 21 years of age. It was referred to the Committee on Educa-

> Mr. THACHER (by unanimous consent) submitted a report from the Committee on ing section 143 of the act of May 9, 1861, amendatory of the act for the publication of delinquent taxes, with an amendment striking amended recommending its passage.
>
> The report lies on the table under the rule The SPEAKER now announced the special committee on Mr. Brown's railroad engineer

resolution, viz: Messrs, Brown, Kilgore and

ELECTION OF ASSISTANT CLERIC. The Speaker announced the special order for this hour to-wit: the election of Assistant Clerk of the House, in place of T. W. O. Braf-Mr. PRATHER made an ineffecual motion for a call of the House-affirmative 22, nega-

Mr. KILGORE nominated for Assistant Clerk, Robert O. Dormer. Mr. BROWN put in nomination for the sam place, Capt. Byford E. Long. The SPEAKER appointed Mr. Brown and Mr. Kilgore to act as Tellers. The Tellers reported-Mr. Dormer receiving 54 votes. 55 votes. Mr. Long

The SPEAKER thereupon declared Mr. Dor-mer duly elected Assistant Clerk of this House, and Mr. D. coming forward, received the oath of his office, and entered upon its duties. THIRTEENTH ARTICLE.

On motion by Mr. GREGORY of Warren, the order of business was suspended, and the House took up the consideration of Mr. Meredith's joint resolution [H. R. No. 1] for expunging the 13th Article of the Constitution Mr. GRIFFITH being entitled to the floor, spoke too long for these columns. Mr. MILROY apologized for his offhand style. He insisted that the purity of the ballot box should be protected by Legislation.

Here we were called upon to invite into our midst, as voters, a race confessedly inferior, and always incapable of self-government. Our fathers had disfranchised Indians and negroes on account of this. He inveiged against this negro fanaticism in our politics-where fanatiism obtains, justice dies. The consummation of the objects of this fanaticism would lead to a war of races and the extinguishment of the black race. Let it succeed—if the Republican party dare to press it-and it will damn them

Mr. PRATHER next took the floor, defin ing his position, and reconciling it on the 13th article in the Constitutional Convention of 1850, with his present position on the same matter. He referred to the determination of the dominant party of that day to force slavery on the whole country, and for that reason he voted for this 15th article. He referred to the violation of the compromise of 1850 by the Democratic party, in the repeal of the Missouri Compromise and in the Lecompton controversy; and then referred to the fact that those very men who refused to stand by their Government in the late rebellion, were refusing now the just rights and legal protection of Freedmen's Bureaus are established, state those who did stand by the Government on all the bloody fields of the rebellion. On account of these considerations, as well as on account of its intrinsic justice, he should support this proposition to strike out the 13th article

of the State Constitution. Mr. SHUEY moved that the further consideration of this special order be postponed till Tuesday, but-On the amendment of Mr. LANE it was eighty, and the total number of teachers emmade the special order for Tuesday, 7 o'clock ployed in active service one hundred and Mr. BUSKIRK (by consent) introduced a

1859, which 8th section was amended March 7, the counties of Morgan, Johnson, Monroe, Shelby and Brown. It was referred to a select committee of Leave of absence was obtained for Messrs.

Howard, Abbett, Chambers and Veach till free on or before April 19, 1861, LIQUOR LAW. Mr. LANE called up the consideration of Mr. Shuey's bill (H. R. 218) amendatory of the li ense liquor law-the question being on the adoption of Mr. Lane's amendment, Mr. BROWN thought it better for the bill and its friends not to press its consideration till some day next week. Those who are onposed to the bill have been waiting for its impletion before they submit their objections. He hoped the motion to force its passage now would not prevail.

Mr. LANE. A similar bill was introduced the people of the State were so generally asking.

Mr. LOCKHART also referred to the flood petitions on this subject, and desired the ble to furnish the transportation to refugees biil to be taken up. It should be passed before and others it has heretofore measurably furthe winter meeting of the County Commissioners. He repeated his former reasoning for this

Mr. SHUEY stated the condition of the bill

there being two amendments pending. He wished to consider the amendments. He was not willing to press the bill to its passage topostponed and made a special order for Tues-Mr. PRATHER suggested that the bill be Mr. BUSKIRK suggested that ft be taken up, the amendment disposed of, and then that it be made a special order. There was no purpose to impede legislation in this direction.

The SPEAKER announed the following Special Committee on Mr. Buskirk's bill [H R. 253] viz: Messrs, Buskirk, Miller and Har-Mr. Lane's motion was then agreed to and

Mr. Shuey's bill No. 218 was taken up. JEWELRY.

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3000 Gold Fob and Vest Watch Keys 2.50 to 8 do 5000 Sets Solitaire Sleeve Buttons, 2 to 8 do 4 to 10 do 3009 Gold Toothpicks, Creases, etc .. 1000 Plain Gold Rings 0000 Stone Set and Signet Rings .... 2.50 to 10 5000 Chased Gold Rings..... 7500 Seis Ladies' Jewelry-Jet and 6000 Sets Ladies' Jewelry-Cameo, Pearl, Opal and other stones... 10000 Gold Pens, Silver Extension Holders and Pen ils 10600 Gold Pens and Gold Mounted do Hair Bars

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mond Ring, or any set of Jewelry on our list for ONE Send 25 Cents for Certificate. In all transactions by mail, we shall charge for forwarting the Certificates, paying the postage and doing the business, 25 cents each, which must be enclosed when the certificate is sent. Five Cortificates will be sent for \$1; 12 for \$2; 30 for \$5; 100 for \$15. Agents -We want agents in every Regiment, and in every town and county in the Country, and those acting as such will be a lower 10 cents on every certificate ordere : by them, provided their remittance amounts to One Dollar. Agents will collect 25 cents for every certificate, and remit 15 cents to us, either in Cash or Po BAYAN BROS. & CO., 58 Liberty St., New York City.

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Telegraphic Dispatches [REPORTED EXPRESSLY FOR THE HERALD.]

Afternoon Report. MYSTERIOUS PRISONER

GENERAL BAKER'S CASE. THE CUBAN MURDER.

> CAROLINA ELECTION. EMICRATION COMPANIES Capitalists at

> > &c., &c.

From New York. The Mysterious Prisoner - Freed-men's Affairs - Bounties - Pardon of Ex-Governor Cummings - The Cost of Killing an Indian - White Men Sentenced to be Hung for Killing a Negro - The Cuban Murder - Emi-gration Companies - North Carolina Election - English Capitalists at

Home, Etc.

NEW YORK, November 24,-The World's stances of great mystery, and incarcerated in Old Capitol Prison, is Major Gee, in charge of Salisbury Prison during the rebellion. He prices. was arrested in Florida. Reports from nearly all the States where that there is considerable suffering among the negroes General Howard is strongly opposed to abolising the Bureau at present. The reports of freedmen schools in Kentucky and Tennessee show one hundred schools in active operation for colored children and destitute refugees. The total number of scholars in attendance in the month of Sep-tember was twelve thousand four hundred and

The reports to the Freedmen's Bureau from bill [H. R. 253] for An Act to amend the 8th Appointance a section of the Common Pleas act of March 5, very noticeable kindness of feeling toward the freedmen from the old residents there. 1861. It changes the time of said Courts in the counties of Morgan, Johnson, Monroe, for veteran bounty will be entertained, unless the claimant has heretofore been recognize and borne on his company rolls as such veteran. Colored soldiers applying for bounty, should state whether they were mustered as Ex-Governor Cummings, Buchanan's Territorial Executive of Utah, was at the Treasury yesterday for the purpose of drawing the ba

ance of the salary due him. He has taken all the oaths and been pardoned, and to-day ex-pects to draw his greenbacks and leave for The forthcoming Treasury report will show a more encouraging condition of our national finances, than has been hitherto anticipated. The Tribune's special says: A novel docu-ment was received at the Indian Bureau today. It is a tabular analysis of the cost per head to the Government of killing Indians and squaws on the Western plains. The average during the last session. Petitions have come cost of killing an Indian has been about a half in for it, and there was no subject for which | million of dollars, while for a squaw the cost is nearly two millions.

The War Department has, and is now una-

The Herald's Washington special of the 23d says: Mrs. Bishop, daughter of the ex-rebel Secretary of the Navy, is in the city interceding for her father's release on parele Two white men named John M. Brown and Christopher C. Rease having been committed day, but would move when in order that it be by a Military Commission for the murder of a negress named Nellie West in Taliafero county. Georgia, were sentenced to be hanged, The President has approved the sentence, and ordered them to be executed on the first Friday Many well informed persons hazard that Mr.

and Mrs. Cobb, plaintiffs against Gen. Baker, will not appear against him when his trial comes up. They have altered their opinions considerably of late. Gen. Baker threatens to produce in court the history of their seven years in Washington. Theodore Martinez Bellecer, a Cuban, was arrested last evening on board of a steamer st about to sail for Havana on suspicion of being implicated in the murder of Othero, Cir-

cumstantial evidence against him is strong.

Joseph Ganzales, a man who left the hotel with

the murdered man has not yet been found. The authorities are making every effort to discover him and others upon whom suspicion The Herald's Washington special says emi-igration companies are forming in many sections of the North to furnish the South with the labor and capital necessary to produce their accustomed crops, and also to substantially benefit the emigrant. The United States Mutual Protection Company of this city, with the First Assistant Postmater General at its head, has already leased many valuable plantations in Northern and

Central Mississippi, and as many applications from Southern planters for tenents and labor-ers, some 500 families are preparing to move South in the month of January, under the auspices of this association, Major Heque, of Newbern, is in the city. He says the people of his State look upon the recent elections there as a complete farce. None of the Congressmen elect can take the oath. R. F. Lehnan, the only candidate in the oath. R. F. Lehnan, the only candidate in the State who could do so, was defeated by a large GROCERIES & LIQUORS,

The English capitalists, who sailed from this port on the 1st inst., had a pleasant pas-Sir Morton Peto, in a letter to a friend in this city says, that their visit was an exceedingly happy one, and he cannot but hope that it will be of some little use in dispelling the clouds which, with a more perfect knowledge of sentiments and feeling which really exist between the two countries, would never have appear-

From New Orleans.

Louisiana Legislature -- Skirmish near Matamoras--Negroes Carrying Concealed Weapons--Markets, Etc. Corner Meridian and Georgia Sts., NEW ORLEANS, November 23.—Cotton duff Twenty-two hundred bales sold at 52@53c, Molasses quiet. Sugar heavy at 1734 to 18c. Checks on New York 1/2c premium. Gold 49c. Business continues active, and increases daily, Almost every negro taken before the City Recorder, is possessed of some unlawful

An agent of the commercial houses of France

has arrived, and announces to the planters of

laborers from India and China. The Louislana Legislature met to-day. No business done other than organizing. The Matamoras Rancherio says: The Liberals, eight miles from there, had a forced skirmish resulting in the killing of one Imperialist and the capturing of three others. General Landery has been appointed commander of Sonora.

Closing of the New York Canals--Hanging of Herchner. BUFFALO, November 24.—The Canal Commissioners have resolved to close the canals December 12. Herchner was hung in the jail yard of the city to-day for the murder of a soldier by the name of Henning.

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